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6	Attorneys for Plaintiff		
7	ETER DIXON		
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9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	PETER DIXON individually,)		
12	Plaintiff,	Case No. C12-5207 DMR	
13	vs.		
14	<u>'</u>	STIPULATION AND (PROPOSED)	
15	CITY OF OAKLAND and the OAKLAND POLICE DEPARTMENT,	ORDER TO SETTLE CASE, VACATE TRIAL AND PRETRIAL	
16	public entities, SERGEANT BERNARD ORTIZ, OFFICER STEVEN TORIBIO,	DATES, AND SET BRIEFING	
17	OFFICER PATRICK GERRANS, OFFICER ROBERT GERRANS,	SCHEDULE FOR PLAINTIFF'S MOTION FOR REASONABLE	
18	OFFICER R. GARCIA, PERSONAL) PROTECTIVE SERVICES, INC., a	ATTORNEYS' FEES	
19	California corporation, DEMONT		
20	MARROW, STANLEY TEETS, MEREDITH WILSON, RENE GARCIA,		
21	LADALE SLOCUM and DOES 5 through 10, individually, jointly and		
22	severally,		
23	Defendants.		
25	, , , , , , , , , , , , , , , , , , ,		
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20 27			
28	Case No. C12-5207 DMR: STIPULATION AND (PROPOSE	ED) ORDER TO SETTLE CASE, VACATE TRIAL AND PRETRIAL	

DATES, AND SET SCHEDULE FOR PLAINTIFF'S MOT FOR REASONABLE ATTORNEYS' FEES

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ALL PARTIES, THROUGH THEIR RESPECTIVE COUNSEL OF RECORD, HEREBY STIPULATE THAT THE PARTIES HAVE AGREED TO SETTLE THIS CASE ON THE FOLLOWING TERMS, AND REQUEST THIS COURT VACATE ALL PENDING TRIAL AND PRETRIAL DATES, AND ORDER THE FURTHER PROCEEDINGS HEREIN STIPULATED:

Plaintiff Peter Dixon and Defendants City of Oakland, Bernard Ortiz, and Steven Toribio agree to settle all of Plaintiff's claims pending against them in this matter, including for damages, attorneys' fees, and other relief, for the total amount of Twenty-Five Thousand Dollars (\$25,000), subject to approval by the Oakland City Council. Counsel for the City of Oakland will take all necessary action so that this matter may be reviewed and resolved expeditiously by the City Council and City offices, and represents that final approval and issuance of a settlement check could be obtained within sixty (60) days. These parties stipulate to a conditional dismissal of all claims pending against Defendants City of Oakland, Bernard Ortiz, and Steven Toribio only.

Plaintiff Peter Dixon further stipulates to immediately dismiss with prejudice all remaining claims pending against Defendants Police Officers Patrick Gerrans, Robert Gerrans, and Roberto Garcia, each side to bear their own costs and attorneys' fees related to such claims.

Plaintiff Peter Dixon and Defendants Personal Protective Services, Inc., Stanley Teets, Demont Marrow, Meredith Wilson, Rene Garcia, and LaDale Slocum agree to settle all of Plaintiff's claims for damages pending against them for the total award of One Hundred, Ten Thousand Dollars (\$110,000), with Plaintiff's claims for reasonable attorneys' fees related to such claims, including Plaintiff's Bane Act claim (California Civil Code § 52.1), to be resolved by motion to this Court, The Honorable Donna M. Ryu. The parties request the following briefing schedule for Plaintiff's motion for reasonable attorneys' fees:

Plaintiff's motion and opening brief filed by: June 27, 2014

Defendants' opposition filed by:

July 18, 2014

Case No. C12-5207 DMR: STIPULATION AND (PROPOSED) ORDER TO SETTLE CASE, VACATE TRIAL AND PRETRIAL DATES, AND SET SCHEDULE FOR PLAINTIFF'S MOT FOR REASONABLE ATTORNEYS' FEES 2

	Plaintiff's reply brief filed by	y: August 1, 2014
1	Motion hearing date:	August 21, 2014 (preferred) or August 28, 2014
2	Traction nowing union	
3 4		
5	SO STIPULATED, AND THE PARTIES HEREBY REQUEST THAT TRIAL AND ALL	
6	PENDING PRE-TRIAL DATES I	BE VACATED, AND THAT THIS STIPULATION BE SO
7	ORDERED:	
8	DATED: May 30, 2014	HADDAD & SHERWIN
9		/s/ Michael J. Haddad*
1011		MICHAEL J. HADDAD Attorneys for Plaintiff PETER DIXON
12 13	DATED: May 30, 2014	OFFICE OF THE CITY ATTORNEY OF OAKLAND
14		
15		/s/ Arlene M. Rosen* ARLENE M. ROSEN, Senior Deputy City Attorney
16		Attorneys for Defendants CITY OF OAKLAND, BERNARD ORTIZ, STEVEN TORIBIO, PATRICK
17		GERRANS, ROBERT GERRANS and R. GARCIA
18	DATED: May 30, 2014	BREMER WHYTE BROWN & O'MEARA LLP
19		/s/ Raymond Meyer, Jr.*
20		RAYMOND MEYER, JR. NICHOLAS C. YOUNG
21		Attorneys for Defendants PERSONAL PROTECTIVE SERVICES, INC., DEMONT MARROW, STANLEY
22		TEETS, LADALE SLOCUM, MEREDITH WILSON and RENE GARCIA
23		
24	*Mr. Haddad, Ms. Rosen, and Mr. Meyer provided their consent that this document be electronically filed.	
25		
26		
2728	Case No. C12-5207 DMR: STIPULATION AND (PROPOSED) ORDER TO SETTLE CASE, VACATE TRIAL AND PRETRIAL DATES, AND SET SCHEDULE FOR PLAINTIFF'S MOT FOR REASONABLE ATTORNEYS' FEES 3	
	II	

(PROPOSED) ORDER Pursuant to stipulation of the parties and good cause appearing therefore, IT IS SO ORDERED. Further, the trial date and all pending pretrial dates in this matter are vacated. Plaintiff's motion for reasonable attorneys' fees shall be briefed and heard on the following schedule: Plaintiff's motion and opening brief filed by: June 27, 2014 Defendants' opposition filed by: July 18, 2014 Plaintiff's reply brief filed by: August 1, 2014 Motion hearing date: August 28, 2014 Dated: June 2, 2014 HONORABLE DONNA M. RYU United States Magistrate Judge